Judge Rosalsky Tells Members They Must Put in Long Hours.

WANTS TO HURRY CASES

Says His Court 'Vill Be Open All Day to Hear Their Reports.

FOREMAN GIVES PLEDGE

He Tells the Judge It's All Right. but Cihers Show Opposition.

Perhaps as an answer to District could get the judges to sit full days he to make the Grand Jury work a ful day, and announced that ? would hold all day sessions in Part L, where he is

a few minor indictments, he called Foreman Karsch to him and

"The District-Attorney informs me that the subject about which I charged have two sessions daily-one be imning at 10.39 o'clock A. M. and continuing until 1 P. M., and the other from 2 until 4 o'clock, or until such hour as you shall have disposed of the cases pre-District-Attorney.

Courts Couldn't Sit.

"On account of the alterations being made in the Criminal Courts Building HEAT CONTINUES TO unable to hold court last week, and to consequence the Tombs has become so courts daily. Part I will be in session morning and afternoon daily. Usually 1 P. M., only. But on account of the but buby carriages are luxuries to the conditions in the City Prison this part east side. for thousands, watched over by the po-

taken up in the morning and the Deaths due directly and indirectly to

Thope I have impressed upon you the associate heat this time, of holding morning and afterneon sessions. I am satisfied that if you do this the investigation will be completed at an animal morning has been your form that if you do this the investigation will be completed at an animal morning his seven-year-old any date.

Vestigation will be completed at an early data.

Foreman Kerach returned to his fellow-jurgers. He was immediately surrounded by men who taked in whis pers, with much foreble gesticulations. There was a strong and almost unantimous prolest against the new order of trings.

Mr. Kersch, who is a jeweller, pleaded with them, but after five minutes, during which Judge Rosalsky waited, standing at his chair, Foreman Karsch said:

standing at his chair, Foreman Karsch said:

"Quite a number of the jurymen-live out of terin, and are sometimes detained by boat or railroad, so that it layery hard to get here before It levery hard to get here before It least Eventy-account street, fell to the hore, address unknown, died in front of No. 442 Eleventh avenue. Bast Eventy-account street, fell to the morgue, o'clock—vers hard, especially in this hot weather."

"Then suppose you sit from It to 4 o'clock each day." suggested Judge Roralsky.

The telephone observators at Brooklyn pellice Headquarters have been greatly overworked during the past twelve hours taking reports of animals killed by the heat.

HARTON, ALFRED, of No. 108 West Takes.

Whom He Has Sued for Nearly \$300,000 HEAT CRAZED, Dr. Hendricks and Laura Biggar,



KILL AND PROSTRATE

THE DEAD.

CONFELD, MEYER, twelve days old; died at No. 79 Lewis street.

MACK, E., thirty years old, no home; removed from No. 14 West

of No. 98 Vessey street. His death reported by Undertaker Hugh

Duffy, of No. 82 Greenwich street.

SEYMOUR, JAMES W., thirty-

Seventy-third street; died in Flow-

er Hospital.

DID MOTHER KILL CHILD WITH HATPIN?

Finding Tiny Perforation in Skull, Doctor Sends Parent to Bellevue.

by thrusting a batpin into its GIANTS' GAME IS Mollie Davis was taken a pris-Bellevue Hospital to-day from Cherry street.

time of her confinement. Mrs. Kings-Smith early to-day and reported that sely, discovered a small perforation in of its skull. Believing that her had tried to kill the child, her and the living and dead anaferred to Believie. An au-fil be perforomed on the dead uring the day. GALLAGHER, PATRICK, thirtyright, of Se. 402 West Fifty-fourth street; died in Roosevelt Hospital.

REMOND, EDWARD, forty-two, GAS ALMOST KILLS eight years old, of No. 227 East

er Hospital.

SIEGEL, HELEN, three weeks old, No. 147 Ten Eyek street, Brooklyn, died in "L" station at Odor Directs Passerby to Door and Ambulance Surgeon Finshing avenue and Broadway.

VAN ARSDALE, CHARLES, eleven
days old, of No. 220 West
Eighteenth street; aled at mid-Acts Quickly.

Charles Hunt, of No. 224 Tompkins avenue, Brooklyn, passing through a hallway in a tenement at No. 207 Kosciusko street this afternoon, detected a strong edor of gas. He traced it to the doors of an apartment occupied by Mrs. Mary Williams, and found the doors locked.

Somebody near the club house had stated a report that a game would be played. The cry was taken up and spread like a flash throughout the vast assemblage. After regarding their places in the stands the spectators waited patiently for ten minutes and it tied downed upon them that the report might be a fake. No players appeared. Becoming impatient the crowd again swarmed on to the field and wandered almiessly about waiting for something to develop. night before a physician could be ENIDENTIFIED MAN, about fifty years old, dropped and died in front of No. 18 James Slip. His UNIDENTIFIED MAN, about forty-

doors locked.

Summoning assistance, Hunt forced a dimessly about waiting for something and two and epitered. He found Mrs. Williams and her two children. Harry, aged three years, and George, aged two months, unconscious on the floor. Three burners in the gas stove were open and the room was full of gas.

The woman and her children were was full of gas.

The woman and her children were rushed to Bushwick Hospital by Dr. Thompson, and revived there. Hunt's composition of the minutes the game must fortelt to the club on the field. It is a law in baseball that when no must fortelt to the club on the field. It is a law in baseball that when no must fortelt to the club on the field. It is a law in baseball that when no must fortelt to the club on the field. It is a law in baseball that when no must fortelt to the club on the field. It is a law in baseball that when no must fortelt to the club on the field. It is a law in baseball that when no must fortelt to the club on the field. It is a law in baseball that when no must fortelt to the club on the field. It is a law in baseball that when no must fortelt to the club on the field. It is a law in baseball that when no must fortelt to the club on the field. It is a law in baseball that when no must fortelt to the club on the field. It is a law in baseball that when no must fortelt to the club on the field. It is a law in baseball that when no must fortelt to the club on the field. It is a law in baseball that when no must fortelt to the club on the field. It is a law in baseball that when no must fortelt to the club on the field. It is a law in baseball that when no must fortelt to the club on the field. It is a law in baseball that when no must fortelt to the club on the field. It is a law in baseball that when no must fortelt to the club on the field. It is a law in baseball that when no must fortelt to the club on the field. It is a law in baseball that when no must fortelt to the club on the field. It is a law in baseball that when no must fortelt to the club on th

The filtres of the recovery large of the state of the sta

KILLS HIS WIFE,

Italian Tailor When Ar rested Says Simply, "I Love Her."

Vincenzo Lupo, thirty-three years old. and Aurora, his pretty twenty-year-old wife, came to this country five weeks ago from Italy, where they were married five years ago. They seemed the very much in love with each other t No. 346 East Twelfth street noted ow attached to each other they were Vincenzo to-day shot his wife four mes in the head, killing her instantly. Then he sent one bullet into his ear, but he may recover in Bellevue Hos-pital, where he was sent.

No one could understand why he had ommitted the crime. To the police he was able to say, when questioned why he had killed his wife:

"I don't know. I love her." Police Blame Heat.

The police said the man's head might have been affected by the heat, but they hadn't had time to fully investigate the case when they made that entirely sane. The doctors said they a suld be able to get the bullet out Lupo's ear, but they did not kind whether that would save his life.

When Lupe and his young wife came in the East Twelfth street building and had sufficient money to furnish it above he average of their class. Lupo was a skilled tailor and readily cotained

His wife, young as she was, had had two children, but both died in Italy, She made friends in the big tenement readily and her acquaintances to-day

wife.

In such cases, the police say, there is usually a motive of jealousy. In their dress examinations to-day they were unable to find any such motive. The Luppos kept no boarder and Mrs. Lupwas not known to have any men callers

FORFEITED BOTH WAYS BY UMPIRES.

Decided to Go On.

LAURA BIGGAR SUED ICE TRUST MEN BY DR. HENDRICKS

TRIES SUCIDE Friend of Actress in Contest for Bennett Millions Demands a Fat Slice of the Fortune She Received.

Biggar, the former actress and heir to anulty. Immediately a charge of co

Dr. Hendricks's demand upon Laura Biggar for a big slice of the estate she secured from the elderly Bennett on the ground that she was his widow, re-

in Pittsburg and real estate in New Jer- during the trial she sat at Laura Big sey, Laura Biggar said that she had Far's side, been his wife, his devoted nurse for a Dr. Hendricks and Judge Stant number of years and the mother of his were found guilty of a conspiracy child. Her statements were contradicted by the executors of the estate and the other heirs and she took steps to secure part of the Bonnett wealth.

Property Attached. The suit is in the nature of a foreign attachment and attaches all goods, moneys, credits and chattels in the hands of Peter J. McNuity and James ally, summoning them as garnishees. Dr. Hendrick says Mrs. Bennett now re-sides in Chicago and to the best of his service may be had on her in this State

Laura Biggar brought suit in Long Branch to set aside the probate of Bennett's will and introduced evidence to establish that she had been married to dricks.
Bennett in 1898 by Justice of the Peace his ser Samuel Stanton, of Hoboken, Dr. C. Says that tarium in Bayonne, N. J., swore that
Miss Biggar gave birth to a child at
his place and Miss Biggar asserted
that this was Bennett's child. Before
the close of the trial Miss Biggar's
counsel made.

A telegram from Pittsburg announces occdings be dropped. He said his that Dr. C. C. Hendricks, of Atlantic client was willing to take what was City, has entered suit against Laura left to her in the will, \$600,0000 and an the estate of H. M. Bennett, for \$1288. spiracy was made against Miss Biggar 1880. If this suit comes to trial the pub. Dr. Hendricks and Judge Stanton. The He may learn the truth about the Big- two men were arrested in the court

the ground that she was his widow, re-opens the malodorous Biggar-Hendricks-Freehold and was sensational in the Stanton conspiracy case. This grew out of Laura Bisgar's demand for a wide extreme. Although Dr. Hendricks's wife Ow's share of Bennett's wealth. had left him, alleging that he had do ... When Bennett died five years ago, sarted her for the Biggar woman, an leaving among other property a theatre went back to him after his arrest and

rnarkable verdict.

When Dr. Hendricks got out of joined Laura B'ggar, and his with had taken up a residence in Brought two suits ngainst him, varce, one in New Jersey and Kings County. In January, 18

Store; Has No Disclosures,

He Says.

showed signs of nervousness.

"MODEL CAPTAIN" CAINE, WITNESS IN SCOLDS POLICEMAN THAW CASE, FOUND

Heated Argument at Roll-Call Between Capt. Hussey and Patrolman Finley.

hat answered rool call at noon. Capt. J. J. Caine to-day resumed his occupa Hussey, of the East Twenty-second tion of selling neckwear in a depart station, and Patroiman Finley heated argument to-day in which

making though viscom the District-Attorney's Harry Thaw and Evelyn Neebitt went

my face. To this the Captain is reported to have repolled angrily:

"That's enough. I'll put you on the "You are mistaken; I am not Caine;

was reimbursed.
The immense crowd, like herded sheep, while still moving up and down the field in solid mass, suddenly broke ranks and a wild rush for the stands and a wild rush for the stands are convertised and men were trampled on as if the crowd had lost all reason.
Somebody near the club house had standed a seport that a game would be played. The cry was taken up and spread like a flash throughout the vast assemblage. After regaining their places in the stands the spectators waited patiently for ten minutes and it is a dawned upon them that the report.

To can't do tt,' replied Finley, ''or can't do tt,' replied Finley and his as he slipped out of the store into the store into day ''or can't do tt,' replied Finley and his as he slipped out of the store into the store into day ''or can't and his as he slipped out of the store into the store into the store into the store into the fourth as he slipped out of the store into th

FLAT CAR JUMPS TRACK. BLOCKING ALL TRAINS.

Half Hour Delay Caused on Hudson Division of New York

Central.

The Hudson River Division of the New York Central entering the city was tied up for an hour in the tail end of the rush this morning. A flat car that jumped the track from a siding did the trick. The flat car jumped across the south-bound express track just northeast of the old roundhouse between Mott Haven and Macomb's Dam Bridge, at 3 o'clock.

The wrecking train was sent for, but when it came the crane could not be ween a the flat car had landed under the country of th

PHILADELPHIA Fourteen Ordered to Trial on Six Charges of Conspiracy.

PHILADELPHIA, Aug. 7.- The Grand the price of ice.

ARE INDICTED IN

There is but one indigiment, District Attorney to prosecute the

NEW YORK COSTS FOUR TIMES AS MUCH AS CHICAGO

Only Twice as Big, but Expense of City Government is Quadrupled.

Other remarkable conditions are shows

han Philadelphia, the latter's running expenses are slightly greater.

had the cities mentioned New York New Orleans, with 125,600 acres, and Chicago, with 114,932, rank next. Ho-boken, with 825 acres, had the smalless Works in Big Department

per capita net debt was reported by Newton, Mass - \$125.58; the second largest by New York-\$113.25; the third Boston-\$108 17, and the fourth, by

TUG SUNK IN HARLEM.

Caine was credited with having said: office. It was with the Caines that other tug.



IF YOUR GLASSES WON'T family, particularly Evelyn. She is a I STAY ON; if they fall of, us in Ninetleth street when they came when you peopre, you will find the

"Why did you disappear" was asked. It takes hold of the note with the "Why did you disappear" was asked.
"I didn't," said Caine, "I was on my and holds your glasses FIRMLY and SECURELY in position. is at present, and during the interview It does not INJURE the most

sensitive skin. white, went to the Tombs to-day ahead Attached to YOUR glasses for 35c. of time to see her husband, and had to 54 East 23d St., West of 4th Av. 50 East 125th St., at Madison Av. 442 Columbus Av., 81st & 82d Sts. 489 Fulton St., Br oklyn.

Directly Oprosite Abraham & Straus.